	D FORM D-PROCEEDINGS ON PLEAS	OF NOT GUILTY TO ALL CHARGES.
ECOR	Droker be recorded to apply for a	in adjournment on the ground that any of the rules b, and that you have been prejudiced thereby, or on
DI.	President to accused the your been complied was	in adjournment on the grant of the state of the projection of that you have been projected thereby, or on the large your federace? Ann. A.S. 2.5.3. 47
elating to	a state you have not had sufficient opportunity to ;	n, and that you can defend to Aug. A 8 2 1 1 10
he group	di di bia anno di di biano di	
D2.	The Prosecutor makes (In) (no) opening address.(1) (1. RP 39(8), 60(A) (B), 90, 92(C) (D). Record address per Note	4 .)
D3.	The evidence for the Prosecution is taken.(1)	As an Properties giving evidence himself see AP 39(D) (E).)
D4.	The Decemention is closed.(1) The Defending Our s	A A di The Court
stablish	a prima facie case against the accused on the	ened, and the President announces that the submission
e disallor charge(%)	and that, accordingly, the trial will proceed on the	a logifier, but the accused in party
the latter	and that, accordingly, the trace of submission not made. (L. Delete remainder of this para, if submission not made. (L. Delete remainder of this para, if submission not made. If Notes. 2 RP 40 fn i. See MMI, p 72 paras 12-14 and p 81 all charges, use second alternative in para DB.) If trial proceeds, accused must be allowed great initiate in (RP 60/C), 114, 115.)	2. Presiments on subject part not used. If accused acquitted
-01	NB: If trial proceeds, occused must be allowed great latitude in slely an ground of irrelevance. (RP 60(C), 114, 115.)	V was if was wish give evidence
D5. yourself You may But a sta	President to accused: You will now proceed with on oath as to the facts or your character or both, in y, however, make a statement without being sworn tement which could have been made on oath will not or call witnesses in your defence and as to character,	your defence.(1) You may, if you wish, give evidence which case you will be subject to cross-examination.(2) and you will not be subject to cross-examination.(3) any with the Court the same weight as sworn testimony.(4) whether you give evidence or make a statement or do
neither.		of as a witness, make a statement, or do neither !
Pre	sident to accused: Do you wish to give evidence y	ourself as a witness, make a statement, or do neither t you intend to call witnesses on your behalf t
Ans	Do 10 51 M Are they witnesses as to character 11 89 115 2 88 40(A) are 80(D). 3 89 40 fn 10.	only I Ans Yes SAA
Ans 1	(1. RP 115. 2. RP 40(A), see 80(D). 3. RP 40 fn 10.	\$ 89.40 fee Z. 2.)
	11. It's a bis interest be given before the finding our	the appropriate procedure for the defence is followed.(*). In convening Order, CF ASS. Evidence for accused as to his ASS. ASS. Associated as to his ASS. ASS. Evidence for accused as to his ASS. ASS. ASS. ASS. ASS. ASS. ASS. ASS
D7.	The Court is closed to consider the managed of	
750	and the finding of the finding of the serve of	and the state of later (1)
of the C	ourt on the The President announces that the accosed is found at the proceedings are accordingly terminated. Far at the proceedings are accordingly terminated. Far	Non-Coulty on all charges and is to be regener to the L of the Schedule is dated and signed. (*) 7. This obtensive announcement is not applicable when there
	(f. AA 34(3) (6), are 2. The state of Guilty on one or m. are pleas of Guilty outstanding and decit with under Recard Form 8.	or (1) or of the charges, the proceedings are concluded by using
Record	Form E below.	
	TO SEEDINGS ON	CONVICTION BEFORE SENTENCE.
RI	ECORD FORM E-PROCEEDINGS	ce yourself or to call any witnesses as to your character ?(1)
E	President to accused Do you wish to great	ce yourself or to call any withresees as 2 (c) fn 4, 46 fn 1.
Ans	(1. If evidence has already been given by accused or his witner. Accused and witnesses are swarn. Evidence recorded per Notes.)	the in the control of Spreigett) and certified true
	 The Prosecutor produces Statement as to comes; of Conduct Sheet (2), purporting to refer to comes; 	paracter and Particulars of Service(1), and certified true the accused, which he submits to the Defending Offir for lente. The Court is satisfied that these documents return manner required by AA 163(1) (g) (h), and (ii) they purport name and corps as the accused. Admitted in evidence and
to reb	er to (a) soldier(c) having the same number, rank, and Ex respectively. (3) and Ex respectively. (3) and Ex RP 356 2. MFM 6. 3. RP 46.	KR Con SSD. If above documents not produced, see RP 46 fn 1
1	para (.)	he Court on the Statement(A) and Conduct Sheet(A), and be
	ation of punishment !(1) Ans (1. RP 37(C), 46(D). 2. Address, if any recorded put on oath anything here or previously stated which would offect the	Notes: Court should permit occused or his witnesses to prove a ground of punishment. RP 37(F) fn 7.)
by t	E4. The President states that the Court is closed the Court, being subject to confirmation, will not he Court, being subject to confirmation, will not	be announced, but will be promungated muer, and
	(i. Art Stop is 1977)	ident records the sentence in Part I of the Schedule, which
N is da	(1. When several occused tried separately see RP 71 (D). (1. When several occused tried separately see RP 71 (D). I and down in AA 41, 44 and its provisa, is to be awarded to collidate to the severances see AA 44, 138, 182, RP 46-50, 69,	One institute up, subjects on which accused found guitty, wer all charges in all charge sheets on which accused found guitty, were all charges in all charges 330, 563-566, Overson RO 309, 2123, 118, 119(A), KR Can 308, 330, 563-566, Overson RO 309, 2123, the following of England see AA 41(5), MML p. 130. When accused to the feel of the charge of the control of the control of the control of the charge of t
	MML p 40, 757-759. As to sentences assigned for civil affects already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment as detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence of imprisonment or detention see AA 44(1) already under sentence or detention see AA 44(1) already under se	of record after trial see instra or back of State of Stat